Augustine : Arthur Goose Creek Correction Center 22301 West Alsop Road Wasilla, Alaska [99623] Alaska Statehood Act, July 7th, 1958, P.L. 85-508, H.R. 7999 Stat. 399. Constitution of the State of Alaska, Art. § 3 3/23/22 " Superior Court of Record" Fourth District Fairbanks EFUSED FOR FILING you are currently refresented by an attorney in case പ്രധാധാധാധാധാധാധാധാധാധാ Augustine : Arthur No. A-12659. Under Applellate TRUST/ESTATE Rule 518(6), your afformey must file documents Claimant, in your affect on your behalf. Rym Montganery - Bythe, Chief Squite vs. NOTICE TO THE COURT OF: State of Alaska - de jure OBJECTION AND REJECTION OF: AKA, U.S. INC. judgement for fraud by the PLAINTIFF, CC: S. Barr Court Case No. 4FA-12-0042CR/A-12659 Wendlan , a sui juris

Augustine: Arthur, a sui juris

Third Party Intervenor, ALL RIGHTS RESERVED UCC 1-308 Secured Party Creditor without Recourse, NON-ASSUPSIT

comes now, Augustine: Arthur, Third Party Intervenor, a sentient man, and herein gives notice to this court an objection and rejection of this judgement by this Court upon the Defendant; Augustine: Arthur TM C, the Trust/Estate entity, otherwise known as the 'Ens Legis', as presumed and applied to third Party Intervenor for the following reasons, to wit;

- 1) That Augustine: Arthur, Third Party Intervenor, under 'captured capacity', always forced to appear, did so at all times under threat, duress, and coercion, and objects and rejects the judgement of this, in the instant matter, for fraud by the Court.
- 2) That Augustine: Arthur, is not an artificial person per Penhallow case, as referenced herein, and no contract was entered into evidence establishing Maritime Admiralty jurisdiction.
- 3) That Augustine: Arthur, Third Party Intervenor, had forced counsel upon him over his objection, with non-consent, non-agreement, refused for cause, and said attorney was 'fired' several times by Third Party Intervenor. The imposed attorney was forced upon him under threat, duress, and coercion.
- 4) That imposed attorney, by and through, ineffective assistance of counsel, could not and did not represent the man, Augustine: Arthur and failed to inform him of basic rights, proper investigation of allegations/defense, did not follow any of his direction, per the attorney's Code of Ethics, and did not 'defend' Augustine: Arthur

in any manner, and/or challenged jurisdiction, or Reserved All Rights, acting in collusion with District Attorney and the Administrator/Judge(s) involved in this case, all committing fraud against the man, Augustine: Arthur

- 5) That the imposed was appointed to represent the TRUST/ESTATE of:
  Augustine: Arthur, the 'Ens Legis', and artificial entity in conformance to: "In as much as every government is an artificial person, an abstraction, and a creature of the mind only, a government can only interface with other artificial persons, Augustine: Arthur the 'Ens Legis', the imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that NO government, as with anything other than corporate, artificial persons and the contracts between them," S.C.R 1795, Penhallow vs. Doan's Administrators, 3 U.S. 54; 1 L. Ed. 57; 3 Dall 54, Supreme Court of the United States 1795.
- 6) That court officers failed and refused to inform Augustine: Arthur of the true 'Nature and Cause' of the case, in reality a 'TRUST/ESTATE Corporate Action' filed into this court, as well as the position(s) the court held, took, or as appointed, i.e. TRUSTEE(the administrator/judge), Executor(the D.A.), Clerk of Court(Proto Notary), etc., without full disclosure, all committing fraud against the man, Augustine: Arthur, and violated their Oath of Office to the 2nd Article of Amendment of their constitution/contract, a secured unalienable right of Augustine: Arthur.
- 7) That they have <u>no</u> "judicial powers" available on the land of the actual State(s) including <u>Alaska</u>, since 1789. See FRC v. GE 281 U.S. 464 Keller v. P.E. 261 U.S. 428, and US Statute at Large 1, 138-178.
- 8) That as a sentient private sovereign man upon the land of the actual land known as Alaska, there is NO federal statutory jurisdiction that applies to the man, Augustine: Arthur . (See CHISHOLM v. GEORGIA (U.S.) 2 Dall 419, 454, 1 L. ED. 440, 455 @ Dall 1793 pp 4/1-4/2.)"... at the revolution, the sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects... with none to govern but themselves, the nationals of America are equal as sovereigns, and as joint tenants in their sovereignty."
- 9) That any and all 'charges' were commercial in application, no sworn affidavit of an injured party, engaged violations of secured rights, tricked the man, Augustine: Arthur and used deception by and through forced use of the court appointed attorney to make 'joinder' with the accused defendant, Augustine: Arthur, the 'Ens Legis', with the court officers committing fraud against the man, Augustine: Arthur
- 10) Note: the U.S. Constitution, 1871, known as the 'Corporate Constitution' has no bearing on the people and does not operate upon the people. "Padleford vs. City of Savanna, 1854, Georgia State Supreme Court"... "the people are not party to it" including, but not limited to, the man, Augustine: Arthur, otherwise giving cause of how it does.

- 11) That, Augustine: Arthur, Third Party Intervenor, was NOT within the venue of the United States, Inc., and is NOT an officer or employee of the U.S., Inc., to confer any valid jurisdiction over the man; Augustine: Arthur is NOT a U.S., Inc., citizen, was NOT born in a Federal Enclave, did NOT volunteer into a naturalization process mandated by 2 US Statute at Large 153, Chapter 28, subsection 1/Revised Statute 2561, or otherwise, is NOT employed by the Federal government(U.S., Inc.), civil or military, is NOT a foreign welfare recipient, is NOT an African American, or chattel backing U.S., Inc., government debt, is NOT a 'legal fiction/ens legis' incorporated under auspices of the United States of America(minor), was NOT created by Washington DC. Municipal Statute, Chapter 2. Vital Statistics, Section 7-201 paragraph 10, NOT owned and operated by the UNITED NATIONS doing business as the US DEPARTMENT OF TRANS-PORTATION, and is NOT a legal fiction; US CITIZEN.
- 12) Under necessity, Augustine: Arthur, herein gives 'Notice of Tort', with estimated monetary damages in excess of \$2,000,000.00

  Two million dollars, not including every day or part of a day (24 HOURS) at \$1.8 million dollars per day of unlawful incarceration. Trezevant vs. City of Tampa, 741 F. 2nd 336 (1984).

NOTE: Use of cited court cases are necessary for reference only and in no way is to be construed to attach jurisdiction to any U.S., Inc., court/Court.

Proceedings at all times were under Threat, Duress, and Coercion, and under unlawful seizure and unlawful imprisonment as so stated above. The undersigned herein revokes and rescinds ANY and ALL 'signatures' and autographs within the U.S., Inc., and this Article III-Territorial court/Court.

NOTICE OF TORT made this day 20 month of March, in the year 2022 AD.

Right Thumb Seal.

AUGUSTINE : ARTHUR [ALL CAPS NAME]

By: Sugustine Authorized Representative without Recourse

All Rights Reserved without Prejudice UCC 1-308 Secured Party Creditor; Third Party Intervenor; Wrongly Accused, one of Joint Tenants in the Sovereignty, Belligerent Claimant, and NON-Resident Alien to the U.S., Inc..

ERRORS AND COMMISSIONS ARE CONSISTENT WITH INTENT, WITH RIGHT TO AMEND AT ANY TIME

Alaska Statehood Act, July7th, 195	8, P.L. 85-508, H.R. 7999,72 Stat. 339
Constitution of the State o	f Alaska, Art. IV. § 3
"_Appellate Court of Record"	Third District Anchorage
Augustine : Arthur TMC a sui	)
	RECEIVED
juris and Sovereign	RECEIVED
Claimant,	MAR 2 2 2022
Vs.	ADDELLATE COURTS
State of Alaska - de jure/ STATE OF ALASKA - DE FACTO	APPELLATE COURTS OF THE STATE OF ALASKA
by AS 44.23.010 & subordinates	
of AS 44.17.005(3)	) Case No. <u>4FA-12-0042CR/A-12659</u>
Defendant(s)	<b>)</b>
	_) <u>CERTIFICATE OF SERVICE</u>
I certify that I mailed (by first	class mail) or hand-delivered a copy of
this response to:	
Name of Others D. J.	
Name of Other Party or Attorney:	Court of Appeals
Address: 303 K Street Anchorage,	Alaska [99501]
Date: 30/20/2022	X mailed hand-delivered
Name of Other Party or Attorney:	Governor's Office
Address: 550 West 7th Avenue STE	1700 Anchorage, Alaska [99501]
Date: <u>3 / 20/ 2022</u>	X mailed hand-delivered
Name of Other Party or Attorney:	Attorney General's Office
Address: 1031 West 4th STE 200 A	nchorage, Alaska [99501]
Date: <u>3 / 20/ 2022</u>	X mailed hand-delivered
	Augustin : Sether C
	Claimant Authorized Rep. w/o Recourse
	All Rights Reserved w/o Prejudice
,	Augustine : Arthur
	Family Name
	Goose Creek Correctional Center
	22301 West Alsop Road
	Wasilla, Alaska [99623]